1 2 3 4 5	STEPHEN C. STEINBERG (SBN 230656)  ssteinberg@bzbm.com  SEAN MCTIGUE (SBN  smctigue@bzbm.com  BARTKO ZANKEL BUNZEL & MILLER  A Professional Law Corporation One Embarcadero Center, Suite 800 San Francisco, California 94111 Telephone: (415) 956-1900 Facsimile: (415) 956-1152	Robert A. Weikert (SBN 121146)  rweikert@nixonpeabody.com  Dawn N. Valentine (SBN 206486)  dvalentine@nixonpeabody.com  NIXON PEABODY LLP  One Embarcadero Center, 32nd Floor San Francisco, California 94111-3600  Telephone: (415) 984-8200  Facsimile: (415) 984-8300		
6 7 8 9 10 11	Mark S. Palmer (SBN 203256)  mark@palmerlex.com  4 Meadow Drive  Mill Valley, California 94941  Telephone: (415) 336-7002  Facsimile: (415) 634-1671  Attorneys for Defendants and Counter- Claimants PAUL REICHE III and ROBERT  FREDERICK FORD	David L. May (appearance pro hac vice) dmay@nixonpeabody.com Jennette E. Wiser (appearance pro hac vice) jwiser@nixonpeabody.com NIXON PEABODY LLP 799 9th Street NW Washington, DC 20001-4501 Tel: (202) 585-8000 Fax: (202) 585-8080		
12 13 14 15 16 17	JOSEPH R. TAYLOR (SBN 129933)  jtaylor@fkks.com  TRICIA LEGITTINO (SBN 254311)  tlegittino@fkks.com  JESSSICA R. MEDINA (SBN 302236)  jmedina@fkks.com  FRANKFURT KURNIT KLEIN & SELZ PC 2029 Century Park East, Suite 1060  Los Angeles, CA 90067  Telephone: (310) 579 9600  Facsimile: (310) 579 9650	Deanna R. Kunze (appearance pro hac vice) dkunze@nixonpeabody.com NIXON PEABODY LLP 70West Madison Street, 35th Floor Chicago, IL 60602 Telephone: (312) 977-4400 Fax: (312) 977-4405  Attorneys for Plaintiff and Counter-Defendant STARDOCK SYSTEMS, INC. and Counter- Defendant VALVE CORPORATION		
18 19 20 21	Attorneys for Counter-Defendants GOG LIMITED and GOG POLAND SP. Z.O.O.  UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION			
22 23 24	STARDOCK SYSTEMS, INC.,  Plaintiff,  v.	Case No. 4:17-CV-07025-SBA  STIPULATION AND [PROPOSED] ORDER CONTINUING DEADLINES		
25 26 27	PAUL REICHE III and ROBERT FREDERICK FORD,  Defendants.	Complaint Filed: December 8, 2017 Trial Date: March 23, 2020		
28	AND RELATED COUNTER-CLAIM.			

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1	Plaintiff and Counter-Defendant Stardock Systems, Inc. ("Stardock"), Counter-Defendant					
2	Valve Corporation ("Valve"), Counter-Defendants GOG Limited and GOG Poland sp. z.o.o.					
3	("GOG"), and Defendants and Counter-Claimants Paul Reiche III and Robert Frederick Ford					
4	(collectively "Reiche/Ford") hereby jointly request and stipulate as follows:					
5	WHEREAS, on May 28, 2019, the Court issued an Order moving the Close of Written					
6	Fact Discovery to June 3, 2019, such that all responses to written discovery are due by that date					
7	(Dkt. 129, 130);					
8	WHEREAS, on May 28, 2019, this Court issued an Order extending the deadline for					
9	Stardock to file its Fourth Amended Complaint and GOG to file a responsive pleading to the					
0	Second Amended Counterclaim and respond to various discovery from May 29 to June 3, 2019					
1	(Dkt. 132);					
2	WHEREAS, the deadline for Stardock and Valve to respond to interrogatories and					
3	requests for admission and production of documents served on them by Reiche/Ford is June 3,					
4	2019;					
5	WHEREAS, the deadline for GOG to respond to requests for production of documents					
6	served on them by Reiche/Ford is June 3, 2019;					
7	WHEREAS, the deadline for Reiche/Ford to respond to interrogatories and requests for					
8	admission and production of documents served on them by Stardock and Valve is June 3, 2019;					
9	and					
20	WHEREAS, Stardock, Valve, GOG, and Reiche/Ford wish to further delay the					
21	aforementioned deadlines to file amended pleadings and responsive pleadings and serve discover					
22	responses from June 3 to June 7, 2019, to allow for continued settlement negotiations.					
23	STARDOCK, VALVE, GOG, AND REICHE/FORD HEREBY STIPULATE AS					
24	FOLLOWS:					
25	1. Stardock shall have up to and until June 7, 2019 to file a Fourth Amended					
26	Complaint.					
27	2. GOG shall have up to and until June 7, 2019 to file a responsive pleading to					

Counter-Defendants' Second Amended Counterclaim.

1	3. Stardock, Valve, GOG, and Reiche/Ford Valve shall have up to and until June 7,			
2	2019 to respond to the aforementioned discovery.			
3	4.	The Close of Written Fact	Disco	overy shall be moved from June 3 to June 7, 2019.
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5	DATED: Jun	ne 3, 2019	NIX	ON PEABODY LLP
6				
7			By:	/s/ Dawn N. Valentine
8			Dy.	Dawn N. Valentine
9				Attorneys for Plaintiff and Counter-Defendant STARDOCK SYSTEMS, INC. and Counter-
10				Defendant VALVE CORPORATION
11				
12	DATED: Jun	ne 3, 2019		NKFURT KURNIT KLEIN & SELZ PC
13			A Pr	ofessional Law Corporation
14				
15			By:	/s/ Jessica Medina
16			2).	Jessica Medina
17				Attorneys for Counter-Defendants GOG LIMITED and GOG POLAND SP. Z.O.O.
18				
19	DATED: Jun	ne 3, 2019	BAR	TKO ZANKEL BUNZEL & MILLER
20		,	A Pr	ofessional Law Corporation
21				
22			_	
23			By:	/s/ Stephen C. Steinberg Stephen C. Steinberg
24				Attorneys for Defendants and Counter-Claimants PAUL REICHE III and ROBERT FREDERICK
25				FORD
26				
27				
28				
	2635.000/1404835.1		<del>POSEI</del>	3 Case No. 4:17-CV-07025-SBA D-ORDER CONTINUING DEADLINES

1				<u>ORDER</u>
2	PURSUANT TO STIPULATION, FOR GOOD CAUSE SHOWN, IT IS SO ORDERED			
3				
4				Sandre B. Ormstrag
5	DATED: _	June 3	, 2019	HON. SAUNDRA BROWN ARMSTRONG
6				UNITED STATES DISTRICT JUDGE
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**FILER'S ATTESTATION** I, Stephen C. Steinberg, am the ECF User whose ID and password are being used to file this STIPULATION AND [PROPOSED] ORDER CONTINUING DEADLINES. Concurrence in and authorization of the filing of this document has been obtained from Dawn Valentine, counsel for Stardock and Valve and Jessica Medina, counsel for GOG, and I shall maintain records to support this concurrence for subsequent production for the Court if so ordered or for inspection upon request by a party. DATED: June 3, 2019 BARTKO ZANKEL BUNZEL & MILLER A Professional Law Corporation By: /s/ Stephen C. Steinberg Stephen C. Steinberg Attorneys for Reiche and Ford 

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